

FORM TO BE USED BY A PRISONER IN FILING A CIVIL RIGHTS COMPLAINT

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA(1) JEAN ERLE OSCAR # 01796-104
(Name of Plaintiff) (Inmate Number)P.O. Box 1002 THOMSON, IL 61285
(Address)(2) _____
(Name of Plaintiff) (Inmate Number)_____
(Address)(Each named party must be numbered,
and all names must be printed or typed)

vs.

CIVIL COMPLAINT

(1) UNITED STATES OF AMERICA et al.,(2) AUSP THOMSON et al.,(3) Allenwood VSP et al.,
(Names of Defendants)(Each named party must be numbered,
and all names must be printed or typed)3021-CV-0687
(Case Number)FILED
SCRANTON

APR 13 2021

PER [Signature]
DEPUTY CLERKTO BE FILED UNDER: ☒ 42 U.S.C. § 1983 - STATE OFFICIALS☒ 28 U.S.C. § 1331 - FEDERAL OFFICIALS☒ Bivens Action

I. PREVIOUS LAWSUITS

A. If you have filed any other lawsuits in federal court while a prisoner, please list the caption and case number including year, as well as the name of the judicial officer to whom it was assigned:

Lack of Knowledge because I don't know but civil action #: 20-02398, civil action#: 20-cv-50013 and civil action case #: 21-cv-00391-MEM-DB and civil action #: 19-CV-01800-MEM-DB

II. EXHAUSTION OF ADMINISTRATIVE REMEDIES

In order to proceed in federal court, you must fully exhaust any available administrative remedies as to each ground on which you request action.

- A. Is there a prisoner grievance procedure available at your present institution? ☒ Yes ☐ No
- B. Have you fully exhausted your available administrative remedies regarding each of your present claims? ☐ Yes ☒ No
- C. If your answer to "B" is Yes:
1. What steps did you take? _____

 2. What was the result? _____

- D. If your answer to "B" is No, explain why not: nonexhausted see supra section 5.1, 5.4, 11.1 & infra Chapter 23

III. DEFENDANTS

- (1) Name of first defendant: Ms. Lisa A. Jensen
- Employed as magistrate judge at U.S. District Courthouse
Mailing address: 321 S. Church Street Rockford, IL 61101
- (2) Name of second defendant: Ms. Tara Stackhouse
- Employed as unit team at Allenwood USP
Mailing address: P.O. Box 3500, Allen White Deer, PA 17
- (3) Name of third defendant: Ms. Fain D. Johnston
- Employed as magistrate judge at U.S. District Courthouse
Mailing address: 321 S. Church Street Rockford, IL 61101

(List any additional defendants, their employment, and addresses on extra sheets if necessary)

IV. STATEMENT OF CLAIM

(State here as briefly as possible the facts of your case. Describe how each defendant is involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach no more than three extra sheets if necessary.)

1. A complaint under the Civil Rights Act of 1871, Rev. Stat. § 1979, as amended, 42 USC § 1983. Challenges to the validity of any confinement or to particulars affecting its duration are the province of habeas corpus, Preiser v. Rodriguez, 411 U.S. 475 (1973);

- requests for relief turning on circumstances of confinement may be presented in a
2. section 1983 action; Tavaréz v. Reno, 54 F.3d 109, 110 (2d Cir. 1995) (per curiam)
(Heck's analysis of section 1983 damages actions applies equally to Bivens Lien actions);
infra Chapter 33 (types of remedies available in habeas corpus actions).
3. illegal "Public Safety" is in violation of cruel and unusual punishment prohibit
by 8th Amendment because it danger my reputation, my life and safety in
FBOP. Plus, I'm not a Sex offender and was not register under Florida law
because I'm innocent

V. RELIEF

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

1. for loss of earnings and support, loss of services, love, care, affection, guidance,
society, companionship, and consortium, loss of inheritance or prospective
accumulations, and the Estate of decedents has sustained damages, including
damages for conscious pain and suffering and mental anguish in contemplation
2. of impending death, the loss of personal property, funeral and burial expenses,
and plaintiff is entitled to full compensation for these losses. And all Jean Erole
Oscar ask the court to grant him to leave the prison as he please and
come back at will or immediate release or call for money damage in lieu of
3. \$ 8.5 million for damage and injuries under RICO claim. Matter of
fact both, and prosecute them

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 06 day of April, 2021.

Oscar E. Jean
(Signature of Plaintiff)

Jean Erole Oscar #: 01796-104
United States Penitentiary
P.O. Box 1002
Thomson, IL 61285

QUAD CITIES IL 612

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INMATE
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Middle District of Pennsylvania
William J. Nealon Federal Bldg & U.S. Court House
235 North Washington Avenue
P.O. Box 1148
Scranton, PA 18501-1148

Legal Mail:

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